

കേരള സർക്കാർ Government of Kerala 2016



Regn. No. KERBIL/2012/45073 dated 5-9-2012 with RNI

Reg. No. KL/TV(N)/634/2015-17

കേരള ഗസററ് KERALA GAZETTE

ആധികാരികമായി പ്രസിദ്ധപ്പെടുത്തുന്നത് PUBLISHED BY AUTHORITY

വാല്യം 5	തിരുവനന്തപുരം,	2016 നവംബർ 22 22nd November 2016	mmig)	
Vol. V	ചൊവ്വ Thiruvananthapuram,	1192 വൃശ്ചികം 7 7th Vrischikam 1192	No.	6
	Tuesday	1938 അഗ്രഹായനം 1 1st Agrahayana 1938	•	

PART I

Notifications and Orders issued by the Government

Labour and Skills Department

Labour and Skills (A)

ORDERS

(1)

G.O. (Rt.) No. 1274/2016/LBR.

Thiruvananthapuram, 18th October 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Sri M. D. Francis, s/o Devassi, Menacherry House, Padavarad, Kuttanellur P. O., Thrissur and the workman of the above referred establishment represented by the General Secretary, Trichur District Road Transport Employees Union (CITU), Machingal Lane, Ceylone Lodgings, Thrissur-680 001 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

Annexure

Whether the denial of employment to the worker Sri. M. C. Chandran, Marottikal House, P. O. Mupliyam by the owner M. D. Francis is justifiable? If not what relief he is entitled to?

(2)

G.O. (Rt.) No. 1284/2016/LBR.

Thiruvananthapuram, 19th October 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Sri. M. A. Rasaque Master, General Secretary, C. H. Muhammed Koya Memorial Charitable Centre, Medical College P. O., Kozhikode and the workman of the above referred establishment Smt. Rachel Thomas w/o Udayakumar, Muprakunnu (H), Kundamangalam P. O., Kozhikode, Pin-673 571 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Smt. Rachel Thomas by the management of C. H. Medicals, Kozhikode is justifiable? If not what relief she is entitled to?

(3)

G.O. (Rt.) No. 1288/2016/LBR.

Thiruvananthapuram, 20th October 2016.

Whereas, the Government are of opinion that an industrial dispute exists between the Manager, N. S. V. Vinjanapeedam L. P. School, Kannikulangara, Puthanchira P. O., Thrissur-680 682 and the workman of the above referred establishment Smt. Nisha, M. V., Manammal Veedu, Kannikulangara, Puthanchira P. O., Thrissur-680 682 in respect of matters mentioned in the annexure to this order:

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication; Now, therefore, in exercise of the powers conferred by Section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Thrissur. The Industrial Tribunal will pass the award within a period of three months.

Annexure

Whether the denial of employment to Smt. Nisha, M. V., 'Aaya' by the management of N. S. V. Vinjanapeedam L. P. School is justifiable? If not, what relief she is entitled to get?

(4)

G.O. (Rt.) No. 1289/2016/LBR.

Thiruvananthapuram, 20th October 2016.

Whereas, the Government are of opinion that an industrial dispute exists between the Managing Partner, Sukapuram Hospital, Sukapuram P. O., Edappal, Malappuram-679 576 and the workman of the above referred establishment Smt. Beena, E. V., Edappam Veettilpadi House, Ayilakkad P. O., Edappal, Malappuram-679 576 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

Annexure

Whether the dismissal of employment to Smt. Beena, E. V., Nursing Assistant, by the employer, Managing Partner, Sukapuram Hospital, Sukapuram P. O., Edappal, Malappuram District is justifiable or not? If not, what are the relief the worker is entitled to?

(5)

G.O. (Rt.) No. 1290/2016/LBR.

Thiruvananthapuram, 20th October 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Sri K. V. Rajeevan, 'Devaki Mandir', Maniyoor P. O., Chattukappara, Koodali (via), Kannur-670 592 and the workman of the above referred establishment Sri M. Jamaludheen, 'Darul Huda' Peralassery, Mundallur P. O., Kannur-670 622 in respect of matters mentioned in the annexure to this order:

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri M. Jamaludheen, by the Proprietor Sri K. V. Rajeevan, 'Devaki Mandir' Maniyoor P. O., Chattukappara, Koodali (via), Kannur District is justifiable? If not, what relief the worker is entitled to?

(6)

G. O. (Rt.) No. 1291/2016/LBR.

Thiruvananthapuram, 20th October 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Sri Ittupp Menachery, Managing Director, Keli Hotels (P) Ltd., Gramala, Mulankunnathukav P.O., Thrissur-680 581 and the workman of the above referred establishment Sri T. K. Purushothaman (Uthaman) s/o Krishnankutty, Thekkin Veedu, Chirakkunnu Desam, Mulankunnathukav P. O., Thrissur-680 581 in respect of matters mentioned in the annexure to this order:

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication; Now, therefore, in exercise of the powers conferred by Section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Thrissur. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

Whether the denial of employment to Sri T. K. Purushothaman, Bar Cleaner by the employer of Keli Hotels (P) Ltd. is justifiable? If not, what relief he is entitled to get?

(7)

G.O. (Rt.) No. 1292/2016/LBR.

Thiruvananthapuram, 20th October 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Dr. Thomas Mathew, Proprietor & Hospital Superintendent, Royal Hospital, Kunnamkulam, Thrissur-680 503 and the worker of the above referred establishment Smt. Reji w/o Briji, Chunkath Veedu, Chovannur Village, Kunnamkulam, Thrissur-680 503 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Thrissur. The Industrial Tribunal will pass the award within a period of three months.

Annexure

Whether the dismissal of Smt. Reji, Nursing Assistant by the management of Royal Hospital, Kunnamkulam is justifiable? If not what relief she is entitled to get?

(8)

G.O. (Rt.) No. 1293/2016/LBR.

Thiruvananthapuram, 20th October 2016.

Whereas, the Government are of opinion that an industrial dispute exists between (1) Smt. Thajunnisa w/o Badarudheen (Rameeja Sawmill, Kollengode) Remeeja Manzil, Karippali P. O., Pattanchery, Palakkad, (2) Sri Jamsheer s/o Badarudheen, (Rameeja Sawmill, Kollengode) Rameeja Manzil, Karippali P. O., Pattanchery, Palakkad and the workmen of the above referred establishment represented by (1) Sri A. V. Abu, Jilla President, Kerala Sawamill Workers Federation, Jilla Committee, Elavunkal Buildings, Mannarakkad College P. O., Kumaramputhur, Palakkad, (2) Sri Chenthamara s/o Gopalan, Paruthikkad, Muthalamada, Govindapuram P. O., Palakkad-678 507 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industrial Tribunal, Palakkad. The Industrial Tribunal will pass the award within a period of three months.

Annexure

Whether the denial of employment to Sri Chenthamara by the management of Rameeja Sawmill, Kollengode is justifiable? If not, what relief he is entitled to get?

(9)

G.O. (Rt.) No. 1294/2016/LBR.

Thiruvananthapuram, 20th October 2016.

Whereas, the Government are of opinion that an industrial dispute exists between Sri C. D. Chacko (Sunny), Chittilapilly House, Pullazhi P. O., Thrissur-680 012 and the workman of the above referred establishment Sri Radhakrishnan s/o Raman Naidu, Kandangathodi, Thiruvilwamala P. O., Thrissur-680 588 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

Annexure

Whether the denial of employment to the workman Sri. Radhakrishnan, Kandangathodi, Thiruvilwamala by the owner C. D. Chacko is justifiable? If not what other relief he is entitled to get?

(10)

G.O. (Rt.) No. 1295/2016/LBR.

Thiruvananthapuram, 20th October 2016.

Whereas, the Government are of opinion that an industrial dispute exists between the Managing Director, Malayala Manorma Ltd., K. K. Road, Kottayam-686 001 and the workman of the above referred establishment represented by the General Secretary, Kerala Union of Working Journalists (KUWJ) State Committee, Kesari Buildings, Pulimood, Thiruvananthapuram -695 001 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kannur. The Labour Court will pass the award within a period of three months.

Annexure

Whether Sri. P. G. Muraleedharan, employee of Malayala Manorama, Kannur Unit is eligible to get appointment as News Photographer? If not, what relief he is entitled to? (11)

G.O. (Rt.) No. 1296/2016/LBR.

Thiruvananthapuram, 20th October 2016.

Whereas, the Government are of opinion that an industrial dispute exists between (1) Sri Thyseer, Arankottil s/oIbrahim, Aramkottil Kalpaka Bazar, Kozhikode (2) Sri Moyinkutty s/o Ahammedkutty, Naduvilkandi, Vavad P. O., Koduvalli and the workmen of the above referred establishment (1) Sri Sabu Zacharias, Eazhakunnel, Theyyappara, Kodenchery, Kozhikode (2) Sri Krishnadas, V. K., Valappil Kunnummal Veedu, Vallikkunnu North Malappuram (3) Sri Firoz Khan, A., Aramkuni, Thazhathil House, Nallalam, Kozhikode (4) Sri Vinodkumar, A. M., Pinavayalilkuni House, Vengalam P. O., Elathur (via) (5) Smt. Sobhanakumari, Kasthuri Paramb. Big Bazar, Valiyangadi M., (6) Smt. Mini, Chirakuzhi Padanna, Veedu, Chalappuram P. O., Kozhikode Mangat (7) Smt. Vineetha, M. K., Ayilyam Veedu, Melekolipurath, Kommeri (8) Sri Janeesh Kumar, Souparnika House. Thamarassery P. O., Kozhikode (9) Abdul Gafoor, V., Valiyakam Veedu, Sri Thangal Road Calicut (10) Sri Prijosh George, Devi Nivas, Mayanad P. O., Medical College, Kozhikoe (11) Sri Suresh Babu, Chazhi Parambath Parambil Bazar P. O.,

(12) Sri Muhammed Sudheer, A., Alima Manzil Thiruvannur, Kozhikode (13) Sri Abdul Khadar, P. V., Baithul Mufala Kaithavalapp, Kallai (14) Smt. Soumini, Vappanancherimeethal, Vellipparamb, Medical College, Kozhikde (15) Sri Muhammed Koya, Odungakkad, Puthuppadi, (16) Sri Ameenusman, Kaippakkunnath House, Pulikkal P. O. in respect of matters mentioned in the annexure to this order:

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by Section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Kozhikode. The Labour Court will pass the award within a period of three months.

Annexure

Whether the denial of employment to workers by the management of Apzone Patharapura is justifiable? If not what are the relief they are entitled to?

By order of the Governor,

Gopal, V. S.

Deputy Secretary to Government.